Case 5:24-mj-00004-EDBS TATES DISTRICT COURT Page 1 of 2

EASTERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,	No. 5:24-mj-00004-CDB
Plaintiff,	
v.	DETENTION ORDER
FELIX ALEJANDRO,	
Defendant.	
A. Order For Detention After conducting a detention hearing pursuant to 18 U above-named defendant detained pursuant to 18 U.S.C	S.C. § 3142(f) of the Bail Reform Act, the Court orders the C. § 3142(e) and (i).
assure the appearance of the defendant as requir	dition or combination of conditions will reasonably red. tion or combination of conditions will reasonably
Pretrial Services Report, and includes the following: (1) Nature and Circumstances of the offense chate in the common services and includes the following: (a) The crime, 18 USC 922, is serious and includes in the common seri	of controlled substances. Indant is high. It including: In mental condition which may affect whether the mily ties in the area. It is eady employment. It is interested to the community. It is to drug abuse. It ing to alcohol abuse.

Defendant: FELIX ALEJANDRO Case Number: 5:24-mj-00004-CDB Document 6 Filed 02/05/24 Page 2 of 2 Page 2 or 2

	(1	b) Whether the defendant was on probation, parole, or release by a court;
		At the time of the current arrest, the defendant was on:
		X Probation
		Parole
		Release pending trial, sentence, appeal or completion of sentence.
		(c) Other Factors:
		The defendant is an illegal alien and is subject to deportation.
		The defendant is a legal alien and will be subject to deportation if convicted.
		Other:
	(4)	The nature and seriousness of the danger posed by the defendant's release are as follows:
	(5)	Rebuttable Presumptions
	(3)	In determining that the defendant should be detained, the court also relied on the following
		rebuttable presumption(s) contained in 18 U.S.C. § 3142(e), which the court finds the
		defendant has not rebutted:
		a. The crime charged is one described in § 3142(f)(1).
		(A) a crime of violence; or
		(B) an offense for which the maximum penalty is life imprisonment or death; or
		(C) a controlled substance violation that has a maximum penalty of ten years or
		more; or
		(D) A felony after the defendant had been convicted of two or more prior offenses described in (A) through (C) above, and the defendant has a prior conviction of one of the crimes mentioned in (A) through (C) above which is less than five years old and which was committed while the defendant was on pretrial release
		b. There is probable cause to believe that defendant committed an offense for which a
		maximum term of imprisonment of ten years or more is prescribed
		in the Controlled Substances Act, 21 U.S.C. §§ 801, et seq.,
		the Controlled Substances Import and Export Act, 21 U.S.C. §§ 951, et seq.,
		the Maritime Drug Law Enforcement Act, 46 U.S.C. App. §§ 1901, et seq., or
		an offense under 18 U.S.C. §§ 924(c), 956(a), or 2332b.
		an offense involving a minor under 18 U.S.C. §§ 1201, 1591, 2241, 2242, 2244(a)(1), 2245, 2251, 2251A, 2252(a)(1), 2252(a)(2), 2252(a)(3), 2252A(a)(1), 2252A(a)(2), 2252A(a)(3), 2252A(a)(4), 2260, 2421, 2422, 2423, or 2425.
D.		uant to 18 U.S.C. § 3142(i)(2)-(4), the Court directs that:
separat		defendant be committed to the custody of the Attorney General for confinement in a corrections facility he extent practicable, from persons awaiting or serving sentences or being held in custody pending appeals
	The o	defendant be afforded reasonable opportunity for private consultation with counsel; and
	of the	, on order of a court of the United States, or on request of an attorney for the Government, the person in corrections facility in which the defendant is confined deliver the defendant to a United States Marshal for an appearance in connection with a court proceeding.
IT IS S	SO OI	RDERED.
Da	ted·	February 5, 2024

UNITED STATES MAGISTRATE JUDGE